ALAMEDA COUNTY SUPERIOR COURT APPLICATION FOR APPOINTMENT TO ADR PANELS

including Judicial Arbitration, Mediation, Neutral Evaluation, and Private Arbitration

1. APPLICANT:				
Applicant's Name:	Mark A. Goodman, Esq.			
	HASKELL & GOODMAN, LLP			
Address:	22320 Foothill Blvd., Suite 330			
City/State/Zip:	Hayward, CA 94541			
Telephone:	(510) 785-7400 Fax: (510) 783-1501			
Email:	mgoodman@hglegal.com			
Check each panel f	T: (All applicants are requested to serve as Judicial Arbitrators) or which you are applying: ration X Mediation Neutral Evaluation X Private Arbitration			
3. EDUCATION:				
Dates (from-to)	College/University/Law School Degree Obtained			
<u>1975 - 1978</u> 1979 - 1983				
1373 1303	John F. Kennedy School of Law JD			
4. LEGAL EXPERIE	NCE: State Bar No. 127704 Date Admitted: 1987			
B. Are you a retire Please describe C. Are you actively If not, are you a If your license is D. Are you current Approximately E. If your practice practice involve F. How many of the five years? Ju G. Describe any less	per in good standing of the State Bar of California? X Yes No d judicial officer? Yes X No when/where you last served as a judicial officer: rengaged in the practice of law at this time? X Yes No retired from practice? Date retired: spresently inactive, please explain: No what percentage of your practice involves litigation? 90 % includes personal injury litigation, approximately what percentage of your sthe representation of: plaintiffs _10 %; of defendants _90 %? The following have you personally handled as attorney of record in the past ry Trials _0 _; Mediations _50 _; Arbitrations _50 _; gal publications or teaching you have done: _Adjunct professor at needy School of Law - course entitled "Construction Law".			

5. ADR TRAINING and EXPERIENCE

6.

Course Title	Sponsoring Organization	Hours of Credit	Dates
B. List all other co	s experience as: mediator; arbitra urt-connected ADR panels of which you a hich you have qualified: _Superior Cour	ire a member, specifying	g the
for the past. State the name(t four to five years. s) of any organization(s) through which y five years, giving the dates and the service	ou have provided ADR s	ervices
past 5 years, inc 1. Please refe 2.	bject matter of five disputes in which you eluding the dates of service, the process an er to ADR judicial arbitration assi	nd if you were sole or co- gnments / Alameda Cou	provido nty
3			
4. 5. Ls your ADR sty	yle best described as facilitative or DR related publications or training you h	evaluative/direct	
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7. SUBJECT MATTER DESIGNATION

Please check each area below in which you are qualified by training/experience to provide ADR services, indicating the percentage it represents of your law practice, if any, and the ADR process(es) which you are prepared to offer in that area:

Case Type	% of				
Accepted	Practice	Judicial Arb.	Mediation	Neutral Eval.	Private Arb.
Bankruptcy					
Business/Corp.					
Civil Rights					
Collections					
Construction	20 to 30		X		X
Contracts					
Elder law/abuse					
Employment					
-Discrimination					
-Harassment					
-Termination					
Environmental					
Fraud					
False Imprison.					
Family Law					
HO Ass'n					
Insurance Cov.					
Intellect. Property					
Landlord-Tenant					
Legal Malpractice					
Maritime					
Med Malpractice					
Partnership					
P.I. – Auto	40	X	X		X
P.I Other	30	X			
Premises Liability	30	X	X		X
Probate/Trust					
Product Liab.					
Real Property					
Securities					
Tax					
Toxic Torts					
Wrongful Death	25		X		X
Other:					

MEDIATION FEE AGREEMENT

Case Name:	Case #:		
We, the undersigned PARTIES, have vol Mediation and have agreed that MARK A. GOOD	luntarily agreed to submit our dispute as referenced above to DMAN, ESQ. shall serve as Mediator.		
1. RIGHTS AND OBL	IGATIONS OF THE PARTIES		
participation in the process at any time. The PAI However, the Mediator will not provide the PAR as an attorney. The services of the Mediator are	mediation is voluntary and that any party may end RTIES understand that the Mediator is a licensed attorney. TIES with legal advice nor represent the interests of any party strictly limited to the mediation process. The PARTIES mey present during the mediation and may consult an attorney time.		
2. DESCRIPTION OF	THE MEDIATION PROCESS		
communicating with each other, helps the parties options designed to lead to the resolution of the of the parties agree that the purpose of Meresolve all relevant issues. Any agreement reach binding on the parties if the parties agree in writing entered in the appropriate court as an enforceable of the parties understand and agree that the used in any legal proceeding unless the Parties has	diation is to enter into a mutually acceptable agreement to led as a result of the Mediation shall be in writing, and shall be ing that it shall be binding. A binding agreement may be		
3. FEES FOR SERVIO	<u>CE</u>		
and agreement by the Mediator and the parties (we modest means service). The Mediator's hourly replaintiff and 50% by Defendant. Fees are immeded an initial refundable retainer in the amount of \$20 Mediation. If the mediation hearing is cancelled	he fees for the Mediator's services are subject to negotiation with the exception of Parties found eligible for indigent or ate is \$250.00, payable by the Parties as follows: 50% by diately due and payable upon receipt of an itemized invoice. 250.00 per party is due seven days in advance of the less than 72 hours prior to the date set, 100% of the retainer be made payable to: HASKELL & GOODMAN, LLP.		
4. <u>ACKNOWLEDGM</u>	ENT		
We hereby declare that we have read, un have been provided with a copy of the agreement	derstood and agreed to the foregoing terms for Mediation and t.		
Party Signature, Dated:	Party Signature, Dated:		
Attorney Signature, Dated:	Attorney Signature, Dated:		

[OFFICE/RESUME/MAG-MEDIATION FEE AGMT]